	Case 3:20-cr-00353-L	Document 12	Filed 08/18/20	) Page	1 ofuls. Design Court NORTHERN DISTRICT OF TEXAS
		nited States OR THE NORTHER DALLA			AUG 1 8 2020  CLERK, U.S. DISTRICT COURT
UNITE	D STATES OF AMERICA		§ 8		By
V.			§ § § C	RIMINAL	NO. 3:20-CR-000353-L
CYNT	HIA MACIAS-MARTINEZ		§ §		
	REPORT AND RI	ECOMMENDATI	ON CONCERNI	NG PLEA	OF GUILTY
Inform subject charged recomm U.S.C.	has appeared before me pursuan nation. After cautioning and exact s mentioned in Rule 11, I determed are supported by an independent that the plea of guilty be a	nt to FED. R. CRIM amining CYNTHL mined that the guilent basis in fact contaccepted, and that accepted of Wildlife Ta	P. 11, and has end MACIAS-MAI ty plea was know ining each of the CYNTHIA MACKEN in Violation	ntered a pl RTINEZ u ledgeable a essential ele CIAS-MAF	tes v. Dees, 125 F.3d 261 (5th Cir. lea of guilty to Count One of the ander oath concerning each of the and voluntary and that the offense ements of such offense. I therefore RTINEZ be adjudged guilty of 16 Law-and have sentence imposed
	The Defendant is currently in co	ustody and should b	e ordered to remain	in in custo	dy.
	The Defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court find convincing evidence that the Defendant is not likely to flee or pose a danger to any other person or tif released.				
i	I find by clear and conv	n compliant with the	it the Defendant is	not likely i	te. Londitions of Release Set to to flee or pose a danger to any other ander 18 U.S.C. § 3142(b) or (c).
	☐ The Government oppose ☐ The Defendant has not ☐ If the Court accepts to ☐ Government.	been compliant wit			t for hearing upon motion of the
	a substantial likelihood that a recommended that no sentence	motion for acquit of imprisonment b dant should not be d	etal or new trial of the imposed, or (c) etained; and (2) the pager to any other p	exceptions e Court find person or the	nless: (1)(a) the Court finds there is anted, or (b) the Government has all circumstances are clearly shown ds by clear and convincing evidence are community if released.
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Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).